# UNITED STATES DISTRICT COURT for the

Distri	ct of FILED10 AUG '22 12/35USDC-DRP
	_ Division
parret owight Gilliam )	Case No. $3', 22 - W - 1171 - yy$ (to be filled in by the Clerk's Office)
Plaintiff(s)  (Write the full name of each plaintiff who is filing this complaint.  If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	Jury Trial: (check one) Yes No
vniversal music group a king county metro	
Chevron 4xtra milt coin petroleum ~ ) neignbor carehealth or James Tren ~ ) google ~ Apple ~	
Defendant(s)  (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)	

## COMPLAINT FOR A CIVIL CASE

## I. The Parties to This Complaint

## A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	DERRER Gilliam
Street Address	1435 NE 81 SE demonson 26- COTESSE ave #100
City and County	porgland multnomah
State and Zip Code	OUR 97213 OR 97213
Telephone Number	206-849-4003 OR 206-769-53/6
E-mail Address	derrekgilliam @ mail. com

## B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	
Name	Universal musics agreen of onexico
Job or Title (if known)	music industrey
Street Address	21301 BUR BANK Blud los analles co
City and County	wood Indd, hippi
State and Zip Code	2 CM 21 91367
Telephone Number	
E-mail Address (if known)	
Defendant No. 2	
Name	APPIE PARK
Job or Title (if known)	
Street Address	one apple park way
City and County	Cupertino Santo (lara county
State and Zip Code	C2 9501H
Telephone Number	409 - 996 -1010
E-mail Address (if known)	
Defendant No. 3	
Name	google plex
Job or Title (if known)	
Street Address	1600 amphithestre Prwy
City and County	mountain View Santa Clara Country
State and Zip Code	C2 94043
Telephone Number	650 -253-000
E-mail Address (if known)	
Defendant No. 4	
Name	Cain PEtroleum chevron Extra mile
Job or Title (if known)	·
Street Address	11747 sw Pacific hwy
City and County	Pore 712m d Oregon 97273 Washington Co.
State and Zip Code	512 you 97223 503 ~ 634 - 7/5/
Telephone Number	503 ~ (34-7/5/

E-mail Address (if known)

Fill out the paragraphs in this section that apply to this case.  A. If the Basis for Jurisdiction Is a Federal Question  List the specific federal statutes, federal treaties, and/or provisions of the United States Constitute are at issue in this case.  13 the amendment in Voluntary State of Marsile 22 Urs. (1) 7102 (1)  B. If the Basis for Jurisdiction Is Diversity of Citizenship  1. The Plaintiff(s)  a. If the plaintiff is an individual The plaintiff, (name) Decrete D. Gilliam, is a citized State of (name) Operation  The plaintiff, (name) not graph of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual The defendant, (name) University music from its a citizent of the defendant, (name) University music from its a citizent of the defendant, (name) University music from its a citizent of the defendant, (name) University music from its a citizent of the defendant, (name) University music from its a citizent of the defendant, (name) University music from its a citizent of the defendant, (name) University music from its active of the united States of the United States Constituted and the	What	_		ederal court jurisdiction? (check all that apply)	
A. If the Basis for Jurisdiction Is a Federal Question  List the specific federal statutes, federal treaties, and/or provisions of the United States Constitut are at issue in this case.  13 th amendment in voluntaring Statute for worst 22 Urs. () 7102 (  B. If the Basis for Jurisdiction Is Diversity of Citizenship  1. The Plaintiff(s)  a. If the plaintiff is an individual  The plaintiff, (name) Decrete D. Gilliam, is a citize State of (name) Off		Fede	eral quest	tion Diversity of citizenship	•
List the specific federal statutes, federal treaties, and/or provisions of the United States Constitut are at issue in this case.  13 th amendment in Volvn taking State for Marsica 22 V-5. (-3 7102 (  1. The Plaintiff(s)  1. The Plaintiff is an individual  The plaintiff, (name) Decrete D. Gilliam, is a citized State of (name)  State of (name) Opegon  b. If the plaintiff is a corporation  The plaintiff, (name) , is incorporated and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name) Vniversal music group, is a citized the State of (name)  Or is a citized.	Fill ou	it the pa	ragraphs	in this section that apply to this case.	
are at issue in this case.    3	Α.	If the	Basis fo	or Jurisdiction Is a Federal Question	
1. The Plaintiff(s)  a. If the plaintiff is an individual The plaintiff, (name) Decrete Dr. Gilliam, , is a citize State of (name) Operation  b. If the plaintiff is a corporation The plaintiff, (name) , is incorporated and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual The defendant, (name) Vniversal music grows, is a citized the State of (name)  Continue Or is a citized.				ic federal statutes, federal treaties, and/or provisions of the United S this case.  13 th amendment in volvn tures for mr3/12 2 V-S. ()	tates Constitution that  Servitude  7102 (7) § (8)
a. If the plaintiff is an individual  The plaintiff, (name) percek D. Gilliam, , is a citize State of (name) of egon  b. If the plaintiff is a corporation  The plaintiff, (name) , is incorporated and has its principal place of business in the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name) Vniversal music grows, is a citized the State of (name)  Or is a citized.	В.	If the	Basis fo	or Jurisdiction Is Diversity of Citizenship	
The plaintiff, (name) Decrete D. Gilliam, is a citize State of (name) Offe gron  b. If the plaintiff is a corporation  The plaintiff, (name) , is incorporated under the laws of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)		1.	The P	laintiff(s)	
b. If the plaintiff is a corporation  The plaintiff, (name), is incorporation  The plaintiff, (name), is incorporation  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)			a.	If the plaintiff is an individual	
b. If the plaintiff is a corporation  The plaintiff, (name)				The plaintiff, (name) percek D. Gilliam	, is a citizen of the
The plaintiff, (name), is incorported under the laws of the State of (name), and has its principal place of business in the State of (name), (If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual, is a citized the State of (name)				State of (name) Ofe gon.	
under the laws of the State of (name)  and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providin same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)			b.	If the plaintiff is a corporation	
and has its principal place of business in the State of (name)  (If more than one plaintiff is named in the complaint, attach an additional page providin same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)				The plaintiff, (name)	, is incorporated
(If more than one plaintiff is named in the complaint, attach an additional page providing same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name) Vniversal music group, is a citizenthe State of (name) (Alifornia). Or is a citizenthe				under the laws of the State of (name)	
same information for each additional plaintiff.)  2. The Defendant(s)  a. If the defendant is an individual  The defendant, (name)				and has its principal place of business in the State of (name)	
a. If the defendant is an individual  The defendant, (name) Universal music group, is a citize the State of (name) California. Or is a citize					page providing the
The defendant, (name) Vniversal music group, is a citize the State of (name) CAlifornia. Or is a citize		2.	The D	efendant(s)	
the State of (name) CAlifornia . Or is a citize			a.	If the defendant is an individual	
the State of (name) CAlifornia . Or is a citize				The defendant, (name) Universal music group	, is a citizen of
(foreign nation)					Or is a citizen of
				(foreign nation)	

b.	If the defendant is a corporation						
	The defendant, (name)	Universal	music	grove	, is incorpo	orated under	
	the laws of the State of	name) (Als	fornia			, and has its	
	principal place of busine	ess in the State of	of (name)	CAlifo	enia		
	Or is incorporated under the laws of (foreign nation)						
	and has its principal place	ce of business in	(name) Wo	od land	hills		

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

The defendant is getting in the way of my task, responsibilities, maintenance, and love increst of my davit life while (ausing unlawful acts, gross work environment, and begging behavior.

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

SEZ Attached defendant No.

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

582 Attracted defendant No. 1

#### V. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

## A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: 8-10	~}~	_				
	Signature of Plaintiff	~		······································			
	Printed Name of Plaintiff	Bernek	gilliam				
В.	For Attorneys						
	Date of signing:		_				
	Signature of Attorney						
	Printed Name of Attorney		_		-		
	Bar Number						
	Name of Law Firm			,			
	Street Address				***	_	
	State and Zip Code				_		
	Telephone Number				· ·		
	E-mail Address						_

Case 3:22-cv-01171-HZ Document 1 Filed 08/10/22 Page 6 of 23 name: king county metro Job or title: Temsit Deportment street address: king street center zel South jackson st city and county: so Assie king country

Store and rip code; wasning ton aglow

telephone number: 206-553-3000

Defendant no. 6

name: neignbor CARE herith clinic with DR james chuppo Tren Job or title: Clinic is Dentist Street address, 1200 12th ave S, switz 901 City and county; seattle king State and ziplode; washington 98144 relephone number: 2062461-6935

Co. defendant and partner with defendant No. 4 MAME: CAIN Petro leum Job or title

Street address:

State and Zip Cods: Oreyon 22

telephone number: 503-546-3535

111. Statement of claim (defandant do. 1)

Facts showing that plaintiff is entitled to the Damages or other relief sought had dispute with a celebrity in texas while facebook showing me in los angeles. Air Scots molding the for music factory letting me know not to get took ket our methods work. The label ceo and famous people of dispute in Texas the music intustry lobbed to advance he money sued tach other on my birthday, the intustry lobbed to advance he money sued tach other on my birthday, the intustry lobbed to advance he money sued tach other on my birthday, the intustry lobbed to sign. Arrive 1. A. Ado deal go to food stam p office get year I was prompt to sign. Arrive 1. A. Ado deal go to food stam p office get year I was prompt to sign. Arrive 1. A. Ado deal go to food stam p office get year I was prompt to seattle, the same Body Approach Small cash and 28t - They send me to Hollywood to find work. I use cash from 1 and 28t office to buy me ticket Back to seattle, the same Body Approach L. A 28t office to buy me ticket Back to seattle, the Bought me Donalds and Somebody will see you. Japan him a soft no after he Bought me Sunglasses went back to seattle.

State how each defendant was involved and what each defendant did to cause happan and violated ple aintiff Rights

Dates i places

universal music associated with song unauthorized use of all my personal online accounts instruction face book twitter graph and apple Since 2017. left broke up with music in 2019 ~ 3-2020 Apr Scouts of michael 2.0 lead to dissing Arguement (Aused Bentist visit and Bentistees leaving thin Alfred like michael 1.0 by neighbor three (linic seattle 3-17-2022 by Jame Tzen 4-2021 a visit Texas no resources fandom people approach he about writing music in los Angeles. After september 2021 College grad student Approach he about modeling at my Job chevron we have 200m meeting about the modeling gig at fortland il brary weeks later at same library a guy listening to music Jamaning music was ask to leave by liprary staff lwas amused under my breath lead to him saying gov think hes funny 122 kill you 112 for kill you.

Case 3:22-cv-01171-HZ Document J Fried 086101022-e Page 8 86 23 (AVSE claim for prysical: 145,000 salary Body, Luck of sheller failures to maintain up keep of personal Body, Luck of sheller failures to pay for damage) (Aused during These events and in able to pay for damage) (Aused during

Claim for mental: \$1 45,000 salary of 18 wheel truck CAUSE of defendant lack of Reality and forcing me from my Responsibilities of Adult life like passing off my federal student loan debt Sending money to ex-girlfriend for child support a

Claim for emotional ! 145,000 Annual SALARY OF 18 wheel truck CHUSE in ability to pay dating website to meet my girlfriend Soon to be wife.

Claim for lost wages; wirlfriend soon to be nife has 2014 or better Lamborgaini hur a can priced over \$ 300,000 with 2014 or Better Bentley (ontinental gt coupe fried over \$ 75,000 with a Allowance for me at over \$ 425,000 when we meet girlfriend soon to be wife oftion 2 has cutury can 2016 or Retter ROBLLS foyce phantom friced over \$ 400,000 with 2016 of Better ferrani 812 superfast priced over \$300,000 grand 18 where truck Job for swift \$ \$ \$3,000 - \$ 86,400 when finshed pay off my 7 iche

Claim for Punitive damages, 11 45,000 annual salary of 18 wheel Truck lark of Shelter covsed me to be exposed to to 1 kill you events featuring covid-19 2019. 31-2022 A. D. Music got spit and you events featuring covid-19 rusic Stuff, defendants multiple Extracts almost got use while currying music Stuff, defendants multiple Extracts of causing vsa Covid-19 as a meapon

grand 20 to 1 for this defendant \$1 925,000 in Relief to plaintiff ask 90 be JURY TRail

If the defendant is a comporation

υ.	if the defendant is a corporation	OII	
	The defendant, (name)	google Plex	, is incorporated under
	the laws of the State of (name)	carifornia	, and has its
		_	_

principal place of business in the State of (name)

Or is incorporated under the laws of (foreign nation)

and has its principal place of business in (name) cuper thro

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

help or Aid Valversal music or Song or music industry

with vala (Wfol Acts listed in valversal statement of chain

and unauthorized use of my google grant present

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

Shired unlawful acts and unauthorized use of google action to with music industry or universal ason's since soil to now unable to access the general account such having though state to los angeles and send the media from kent in washington state to los angeles

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

Je liest (12, m to plaintist off the amount

# 125,000 and account

percekgillian@gmail back

Percekgillian@gmail back

Page 4 of

Š.

Wha	at is the b	asis for f	ederal court jurisdiction? (check all that apply)	
	Fed	eral ques	tion \( \sum_{\text{Diversity of citizens}} \)	ship
Fill	out the pa	aragraph	in this section that apply to this case.	
A.	If the	e Basis f	or Jurisdiction Is a Federal Question	
			this case.  13 m amendmen for music	sions of the United States Constitution that  n + involuntury servit
В.	If the	Basis f	or Jurisdiction Is Diversity of Citizenship	
	1.	The I	laintiff(s)	
		a.	If the plaintiff is an individual	
			The plaintiff, (name) Berrek D. C	nillian, is a citizen of the
			The plaintiff, (name) Berrek D. C. State of (name) OR eyon	*
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	
			and has its principal place of business in the S	
		(If me same	re than one plaintiff is named in the complaint, information for each additional plaintiff.)	attach an additional page providing the
	2.	The I	Defendant(s)	
		a.	If the defendant is an individual	
			The defendant, (name)	, is a citizen of
			the State of (name)	. Or is a citizen of
			(foreign nation)	·

b.	If the defendant is a corporation					
	The defendant, (name) SPPLe	, is incorporated under				
	the laws of the State of (name) (21/forms	, and has its				
	principal place of business in the State of (name)	nda				
	Or is incorporated under the laws of (foreign nation)					
	and has its principal place of business in (name) cuper ti	no				
	re than one defendant is named in the complaint, attach an additionformation for each additional defendant.)	nal page providing the				

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

help or nid universal music or song or music that stay with universal music that stay with universal music that stay apple in account

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

with mosic industry or universal sony since 2017 to now un able to access the account Even having though and companies stept my apple devices motive - itunes.

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

plary damages claimed, the amounts, and the reasons you claim you are entitled to actual or amages.

Relief (23im to 173intist)

Anount

Apple 1D Bank

What			_	diction? (check all that apply)	
	Fed	eral ques	stion	Diversity of citizenship	
Fill o	out the pa	aragraph	s in this section th	nat apply to this case.	
Α.	If the	e Basis fo	or Jurisdiction Is	s a Federal Question	
			fic federal statutes this case. (3)	s, federal treaties, and/or provisions of the amendment invo	the United States Constitution that oluntary Servitude
В.	If the	e Basis f	or Jurisdiction Is	s Diversity of Citizenship	
	1.	The P	Plaintiff(s)		
		a.	If the plaintiff	is an individual	
			The plaintiff, (	(name) Derrek D. Galian	, is a citizen of the
			State of (name)	(name) Derrek D. Galian	
		b.	If the plaintiff	is a corporation	
			The plaintiff, (	(name)	, is incorporated
			under the laws	of the State of (name)	
			and has its prin	ncipal place of business in the State of	
		(If mo	ore than one plain information for e	ntiff is named in the complaint, attach a ach additional plaintiff.)	an additional page providing the
	2.	The I	Defendant(s)		
	i	a.	If the defendan	nt is an individual	
			The defendant,	, (name) Apple	, is a citizen of
			the State of (nat	me)	. Or is a citizen of
			(foreign nation)		•

ь.	If the defendant is a corporation						
	The defendant, (name) neighbor	- CARE headth, is incorporated under					
	the laws of the State of (name)	shington, and has its					
	principal place of business in the State o	principal place of business in the State of (name)					
	Or is incorporated under the laws of (fore	eign nation)					
	and has its principal place of business in	1 (name) Sessible					

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

BR James Chun Po Tren Performed don'to | Wron'ly if of they that a 14 hour Emerger on room to find with Example Staying there no dent Showing in my Cannot the mapping of and defeated

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

SEE STACKED - Detendant No. 6

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

See attached - Defendant No, 6

What	is the bas	sis for fe	deral court jurisdiction? (check all that apply)
	Feder	al quest	ion Diversity of citizenship
Fill o	ut the par	agraphs	in this section that apply to this case.
Α.	If the	Basis fo	r Jurisdiction Is a Federal Question
			c federal statutes, federal treaties, and/or provisions of the United States Constitution that his case.
В.			r Jurisdiction Is Diversity of Citizenship
	1.	The Pl	aintiff(s)
		a.	If the plaintiff is an individual  The plaintiff, (name) DEPPER D. Gilliam, is a citizen of the State of (name) ORE grow.
			State of (name) ORE you.
		b.	If the plaintiff is a corporation  The plaintiff, (name), is incorporated
			under the laws of the State of (name)
			and has its principal place of business in the State of (name)
5	,	(If moi same i	re than one plaintiff is named in the complaint, attach an additional page providing the information for each additional plaintiff.)
	2.	The D	efendant(s)
		a.	If the defendant is an individual
			The defendant, (name) DR Jumes Chunpo 72eh, is a citizen of the State of (name). Or is a citizen of
			(foreign nation)

872/EMENT OF COSIN (defendant Nor 6)

3-16-2020 / Seen Biona of neighbor care health for

X pays was completed - 3-17.2020 DR James chungo 7 zen

perform dental predicine or meds that Caused my chin to

be altered with a bent, after wand I contacted apple

health insurance filed a complaint on the dental accident

By DR James 22 heighbor care health - They are defendants

forgot about my now highten pain and made attempts to

hide facts about the dental accident on 3-17-2020

with help from portland emergency Poom visit of x-Roys

month 7 Step.

Claim for CARESIZZ-CV-011711-HZ, Document 1 Filed 08/10/22 Page 16 of 23 Truck per year - Cause unshie to repair chin and other dental work in the Jers of dental accident caused by Neighbor Care Clinic Dr yames Chunpo Tzen

Claim for mental: & 45,000 annual Salary of 19 wheel your cause of defendant no. 6 aftempts to hide, forget of lrich me out of thinking he did nothing wrong and hide the dental solution accident with portland amergency from visit in 2020

(12 im for Emotional: Il 45,000 annual salary of 18 wheel 18 vet cause of frustration of me not getting tooth pulled with Raise of anxiety to go to any dentist office also, with staff of shelter at the Home of dental accident witnessing me in severe pain, shelter staff wanting and having desire to help but cant for they are not dentist

Claim for lost wages: nla

Claim for punitive domages; \$1 45,000 annual salary of 18 Wheel truck for the last of care with the attempts to hite facts of dental raccidenti that left me in in Itigaten pain total for this defendant in Itigaten pain total is prelief to plaintiff

and ask for gury Trail

b.	If the defendant is a corporation				
	The defendant, (name) Ring County	y metes, is inco	orporated under		
	the laws of the State of (name) washing	Arn	, and has its		
	principal place of business in the State of (name)	washingt.	Ph		
	Or is incorporated under the laws of (foreign nation)				
	and has its principal place of business in (name)	senttle			
. •	re than one defendant is named in the complaint, attac nformation for each additional defendant.)	ch an additional pag	e providing the		

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain): person Al injury - neglect - hiding in wast de travel

#### III. **Statement of Claim**

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed. after april before august 2020 1 was on the metro bus 101 coming from renton. The Bus Stop just before purposes of the garbon street when a automobil? Struck the Back of the metro metro bus, king country metro accident department sent empil statement was averagens on BUS is able to Claim ~ Back has gave out coursing me a E. R. VBik king country wetro Refers to Answer my EMMIS.

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages. See Assuched lefendant No. 5

What	_	eral que	stion Diversity of citizenship	
Fill o	ut the pa	aragraph	s in this section that apply to this case.	
A.	If the	e Basis f	or Jurisdiction Is a Federal Question	
		-	fic federal statutes, federal treaties, and/or provisions of the Unite this case.	d States Constitution that
В.	If the	e Basis f	For Jurisdiction Is Diversity of Citizenship	
	1.	The l	Plaintiff(s)	
		a.	If the plaintiff is an individual  The plaintiff, (name) DEFREK Gilliam  State of (name)	, is a citizen of the
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)under the laws of the State of (name)	, is incorporated
			and has its principal place of business in the State of (name)	·
	·		ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	nal page providing the
	2.	The l	Defendant(s)	
		ą.	If the defendant is an individual	
			The defendant, (name)	, is a citizen of
			the State of (name)	. Or is a citizen of
			(foreign nation) .	

Claim for Case 9.22 CV 01.1-HZ Doctor con Filson 19/220 Pages 19 April 7 rech CAVES friers to maintain medical physics? up keep and or Recovery from accident with Back Stephin nech Stephin

defendant NO.5

Claim for mental, \$1 45,000 Salury of 18 whel proche course of defendants many attempts to hide facts short metro Bis accident -

Claim for emotional: # 18,000 annual salary of 18 whiel truck causs inability to pay medical cost or Expensions - Being in gened while feeling lost for health Recovery

(2)im for lost wages, If I 45,000 Solony annual of 18 Wheel 1 proch. Stop me from getting to wife to be was hos roll of better lamborghim's horakan priced over \$1 300,000 with 2014 of better bentley continential got coupe prized over \$175,000 with allowance for me over \$ 425,000. wife to be option 2 has luxury can 2016 of Better polls poyce phonton prized over \$1 400,000 with 2016 or Better polls poyce phonton prized over \$1 400,000 with 2016 or Better folls poyce phonton prized over \$1 300,000

Claim for punitive domages: A MS,000 annual solones of 19 wheel truck for detendant forgetting extra petting of my health at pisk by avoiding to pay money for dorruges.

Fotal for this detendant & 925,000 in Resief to plaintiff and ask for Mpg 723il

Wha	it is the b	asis for fo	ederal court jurisdiction? (check all that apply)	
	Fed	eral ques	tion Diversity of citizenship	,
Fill	out the pa	ıragraphs	s in this section that apply to this case.	
A.	If the	Basis fo	or Jurisdiction Is a Federal Question	
		~	ic federal statutes, federal treaties, and/or provisions of the United this case.  Job op Employment of Race - U.S. Cor  H2 U.S. (2. 1981, 1983	States Constitution that fiscrimination st I mend men
В.	If the	Basis fo	or Jurisdiction Is Diversity of Citizenship	
	1.	The P	laintiff(s)	
		a.	If the plaintiff is an individual	
			The plaintiff, (name) DERFER B. Gilliam  State of (name) ORE you	, is a citizen of the
			State of (name) Of Re yer.	
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	
			and has its principal place of business in the State of (name)	
		-	ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	nal page providing the
	2.	The D	Defendant(s)	
		ą.	If the defendant is an individual	
			The defendant, (name)	, is a citizen of
			the State of (name)	. Or is a citizen of
			(foreign nation)	

Pro Se 1 (Rev. 12/16) Complaint for a Civil Case

b.	If the defendant is a corporation	

The defendant, (name) Cheveon Extrapile Com, is incorporated under the laws of the State of (name) OREGON, and has its principal place of business in the State of (name) (Differing and has its principal place of business in (name) com famon

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

#### 3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

accident on 106 of Racial fiscain in ation
Colling Mt The N-word andong in ER
while we are both on 206 in front of People.
following regional manager Demoting Me giving him more.

#### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the damages or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

SEE Attached defendant No. 436

#### IV. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

528 Attacked defendant No, 426

# Statement of claim

Hired on At chevron coin as gas pumper full time in september 2021 Before november 2021 on sunday in co-worker got upset by ms letting him know. I was Back from Break he got mad And went off by (Alling ma A N-word The ER. MARCO WAS Present . Ms never sot the full time lob with lain AS gas pumper. Futher more some of cain petroleum Employees marco, Susan and Dalton mad attempts to Cleum up The noword Accident with cruel pacial lokes at work with connedy videos from Pheir phone. Inother accident with DAIton By not answering the phone - Even wasing at me infront of Customers. Cain petro lever madé me unite à accident report this is When I became Aware of the company's sophistication. with a man following me home colling me the n-word multiple time in my slowing me was a the man looking similar to Ryon the heard was a gen new years 2022 Epic a got purper ask of I sow listen to Atrican new years 2022 Epic a got purper ask of I sow listen to Atrican new years now Job Cheveon Extra wile park poss - everybody was welcomby pars? - new Job Cheveon Extra wile park the owner sweet only mossic friendly Then after meeting frank the owner were distint of work A unbon street worden was lead to betting in E monster and to leave trast, next day franks. daughter noelle TX+ me Mout cleaning stone window when the two gas pumpers where trains me suginary dessica is supervisor. Stress and anixely lead we not to go Back.

Clain for Case 3:72-cy-01171-HZ Dodgment 9 Filed 00430/22 Page 23-01201 feach (ouse failures to maintain up keep of Personal Buly a Luck of Shelter

Claim for mental- & 45,000 Salary of 19 wheel though cause of desendant's Sophisticated attempts to thick cause of desendant's sophisticated attempts to hite trick me from facts of the accidents At hite trick me from facts of the accidents At Chevron Cain Job-Site. Of against Race of color Chevron Cain Job-Site. Of against Race of color

Claim for Emotional: \$ 45,000 annual sularly of 18

Claim for Emotional:

Wheel truck cruss inability to pay dating websits to meet

my girlfriend wife to be and getting me off a Job that

I gen Epally, like

Wife to be has 2014 or better lamborgain's

Claim for Jost wages: with 2014 or Better bentley continuential
horman fried over \$ 300, or with allowance for me over \$ 425,000

gt couple priced over \$ 75,000 with allowance for me over \$ 425,000

Wife to be option 2 has lutury can 2016 or Better Killy Royce Phantom priced
Wife to be option 2 has lutury can 2016 or Better Filly Royce Phantom priced

Wife to be option 2 has lutury can 2016 or Better Forest priced over \$300,000

All 400,000 with 2014 or Better ferrari glb superfast priced over \$300,000

All wheel Truck for Smith \$143,000 - \$186,400

(12 im for punifice dumages: Il 45,000 annual salary of 10 wheel truck for defendant mountain high Acts and in proffesional handling of accidents and repeat of Racial Threats

70701 for mir defendant & 925,000 in relief